IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

IN RE : CHAPTER 7

CHARLES S. NENNER AND SARALY G. NENNER,

DEBTORS. : BANKRUPTCY No. 09-16190-MDC

SOUTH PHILADELPHIA DONUTS, INC., :

PLAINTIFF,

V. : ADVERSARY NO. 10-00003-MDC

CHARLES S. NENNER, :

DEFENDANT. :

ORDER

AND NOW, upon consideration of the Plaintiff's Motion for Summary Judgment ("the Motion") and the Debtor's Response thereto, and for the reasons set forth in the accompanying Memorandum,

It is hereby **ORDERED** that:

- 1. The Motion is **GRANTED**.
- 2. The Debtor's debts to the Plaintiff as liquidated by court order entered in *South Philadelphia Donuts, Inc. and Vincent J. Ponzio v. C. S. Nenner Insurance, Charles S. Nenner, United States Liability Insurance Company, Edward Hamm, and Dunkin' Brands, Inc.*, No. 08-2310 (C.P. Phila.) are **DETERMINED** to be **NONDISCHARGEABLE**.

Dated: November 29, 2010

MAGDELINE D. COLEMAN

Magdelin D. Colem

UNITED STATES BANKRUPTCY JUDGE